B 210A (Form 210A) (12/09)

UNITED STATES BANKRUPTCY COURT

District of Delaware

In re: W.R. Grace & Co., et al., Jointly Administered Case No. 01-01139

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Tannor Partners Credit Fund, LP	ENRON CREDITORS RECOVERY CORP AS
	SUCESSOR-IN-INTEREST TO ENRON
Name of Transferee	ENERGY SERVICES Name of Transferor
Name and Address where notices to transferee should be sent:	Name and Address where notices to transferor should be sent:
Tannor Partners Credit Fund, LP	ENRON CREDITORS RECOVERY CORP AS SUCESSOR-IN-INTEREST TO ENRON ENERGY SERVICES
150 Grand Street, STE 401 White Plains, NY 10601 Phone: (914) 509-5000	PO BOX 7777-W8700 PHILADELPHIA, PA 19175-8700 Phone:
Last Four Digits of Acct #:	Court Claim # (if known) Amount of Claim: \$14,811.97 Date Claim Filed:
I declare under penalty of perjury that the information promy knowledge and belief.	rovided in this notice is true and correct to the best of
By: /s/ Robert J. Tannor Transferee/Transferee's Agent	Date: 3/8/2012

EVIDENCE OF TRANSFER

ENRON CREDITORS RECOVERY CORP AS SUCESSOR-IN-INTEREST TO ENRON ENERGY SERVICES ("Assignor"), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby unconditionally and irrevocably sell, transfer and assign unto Tannor Partners Credit Fund, LP, 150 Grand Street, Suite 401, White Plains, NY 10601, its successors and assigns ("Assignee"), all rights, title and interest in and to all claims of Assignor in the aggregate amount of not less than \$\frac{14781.97}{2481.97}\$ as stated in the Proof of Claim and or Debtor's schedules and or cure claim schedules against W.R. Grace & Co., et al., Jointly Administered in the United States Bankruptcy Court, District of Delaware ("the Court"), Case no. 01-01139 or any other court with jurisdiction.

Assignor hereby waives any notice or hearing requirements imposed by Rule 3001 of the Bankruptcy Rules, and stipulates that an order may be entered recognizing this Assignment of Claim as an unconditional assignment and the Assignee herein as the valid owner of the Claim. All references in this document to dollar amounts shall be deemed to be expressed in US Dollars, unless specifically noted otherwise and initialed by the Assignee.

be expressed in US Dollars, unless specifically noted otherwise and initialed	l
IN WITNESS WHEREOF, dated the 24 day of Ethrung, 2012	
Br. D. C. Luclecher	
(Signature of Authorized Party) Enron Creditors Eccovery Corp. as Succession interestor Enron Enron Enroy Services (Company Name)	4
Enron Creditors Recovery Corp. as successor	· ¥ .
to Enron Energy services	
(Company Name)	
Richard A Lydecker	
(Print name of Authorized Party)	
	The Property of
By: <u>/s/ Robert J. Tannor</u>	1
General Partner	
Tannor Partners Credit Fund, LP	
Talmor Parasets Crous Puno, La	
914-509-5000	
(Telephone Number)	
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